

EXHIBIT "A": REQUEST FOR EVIDENCE (DATED JANUARY 29, 2018)

January 29, 2018

JIN YING
1616 PARK AVENUE
BALTIMORE, MD 21217

RE: I-751, Petition to Remove the Conditions of Residence

U.S. Department of Homeland Security
U.S. Citizenship and Immigration Services
75 Lower Welden St.
St. Albans, VT 05479



U.S. Citizenship
and Immigration
Services



EAC1715200137



A059-225-843

REQUEST FOR EVIDENCE

IMPORTANT: THIS NOTICE CONTAINS YOUR UNIQUE NUMBER. THIS PAGE MUST BE SUBMITTED WITH THE REQUESTED EVIDENCE. MAIL THIS NOTICE AND YOUR RESPONSE TO THE ADDRESS ABOVE.

You are receiving this notice because U.S. Citizenship and Immigration Services (USCIS) requires additional evidence to process your form. Please provide the evidence listed on the attached page(s). Include duplicate copies if you are requesting consular notification. **Your response must be received in this office by April 26, 2018.**

Please note that you have been allotted the maximum period allowed for responding to a Request For Evidence (RFE). The time period for responding cannot be extended. 8 CFR 103.2(b)(8)(iv). Because many immigration benefits are time sensitive, you are encouraged to respond to this request as early as possible, but no later than the deadline provided above. If you do not respond to this notice within the allotted time, your case may be denied. The regulations do not provide for an extension of time to submit the requested evidence.

You must submit all requested evidence at the same time. If you submit only some of the requested evidence, USCIS will consider your response a request for a decision on the record. 8 CFR 103.2(b)(11).

If you submit a document in any language other than English, the document must be accompanied by a full and **complete** English translation. The translator must certify that the translation is accurate and he or she is competent to translate from that language to English. **If you submit a foreign language translation in response to this request for evidence, you must also include a copy of the foreign language document.**

Processing of your form or benefit request will resume upon receipt of your response. If you have not heard from USCIS within **60 days of responding**, you may contact the USCIS National Customer Service Center (NCSC) at 1-800-375-5283. If you are hearing impaired, please call the NCSC TDD at 1-800-767-1833.



U.S. Citizenship and Immigration Services (USCIS) has reviewed your Form I-751, Petition to Remove Conditions on Residence, and supporting evidence. Your supporting evidence does not sufficiently establish that you and your spouse entered the marriage in good faith and continue to share a life together.

You submitted the following evidence in support of your marital relationship:

- Copies of BB&T Summary of a New Account Opening document in both of your names;
- Copies of what appears to be BB&T bank receipts in both of your names;
- Copies of what appears to be BB&T bank receipts in your name;
- A copy of a BB&T VISA debit card in your name;
- A copy of a Temporary Registration Certificate in your name;
- A copy of a Darcars Retail Installment Contract in both of your names;
- Affidavits; and
- Miscellaneous documents.

The evidence you provided does not establish in sufficient detail that you and your spouse have lived together, shared responsibility of joint assets and liabilities, and/ or have made joint estate, health, and financial planning arrangements.

Good Faith Marriage

Please submit evidence to show that you and your spouse entered the marriage in good faith and continue to share a life together. The evidence should cover the entire period of your marriage and may include, but is not limited to, one or more of the following:

Children as a result of your marriage:

- birth certificate(s) of child(ren) born to the marriage (A birth certificate should show issuance by the appropriate civil authority, timely registration, date and place of birth, and parents' names.);
- adoption decrees of children adopted by you and/or your spouse;
- court guardianship records of stepchildren;
- school records listing the stepparent as a contact or guardian; or
- medical records listing the stepparent as a contact or guardian.

Evidence that you and your spouse resided together and shared responsibility for a common residence, such as:

- leases in both names showing joint occupancy; or
- deeds and mortgages in both names showing joint ownership.

Evidence that you and your spouse have combined financial resources which may include financial records showing joint ownership of assets and joint responsibility for liabilities, such as:

- joint checking and savings account statements showing deposits or withdrawals for the period of your marriage;
- insurance policies that show the other spouse as the beneficiary;
- joint federal and state tax returns;
- joint utility bills; or
- joint installment, other loans or credit card account statements.



Evidence that you and your spouse have made estate, health and financial planning arrangements with each other, such as:

- a will;
- a trust; or
- a durable power of attorney for health care or property or both.

Affidavits from third parties who have knowledge of the bona fides of your marital relationship. An affidavit should be supported by documentary evidence and must be sworn to or affirmed by at least two people who:

- have known you and your spouse since your conditional residence was granted and have provided information about their relationship to you or your spouse;
- have personal knowledge of your marital relationship and have provided a detailed explanation about how this knowledge was acquired;
- may be required to testify before an immigration officer regarding the affidavit's content; and
- have provided their full name, address, date and place of birth.

Any other relevant documents not already mentioned. Please do not send copies of documents previously submitted.

Documentary Evidence

If sufficient documentary evidence is submitted to establish your "good faith" marriage, the Service Center Director may waive the interview requirement.

Response Required

If you do not respond within the allowable time period, USCIS will deny your petition. A denial of your petition may result in the termination of your conditional resident status and your possible removal from the United States.

